INT THE UNITED DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

Deloris Phillips, Petitioner,

Vs. Civil Action No.: <u>3:18-CV-03298-C-BH</u>

Texas Department of Family and Protective Services FOIPA, Respondent, U.S. Department of Homeland Security FOIPA, Respondent.

PETITIONER'S MOTION FOR SUMMONS OF ORIGINAL COMPLAINT

Humbly and respectfully,

/s/: <u>Deloris Phillips</u>

In Forma Pauper Pro Se Petitioner

3101 Luxar Way

Dallas, Texas 75233-1363

Phone: (469) 671-8941

Email: onyx3600@gmail.com

Date: 12.22.2018

PETITIONER IS HUMBLY BESEECHING HEARING AND APPOINTMENT OF COUNSEL

Petitioner is humbly requesting the Court's assistance to serve summons of original complaint with supporting documents filed on 12.14.2018 by petitioner Deloris Phillips. This is not a frivolous complaint. Petitioner is alleging an ongoing, past, present methodical conspiracy to interfere with civil rights and to inflict fear against her and her family that is in total criminal contradiction of the United States Constitution; and it should be noted for the record it would never ever have been permitted or allowed to happen to a nonminority in the exact same manner.. Petitioner is ready now as she was then to testify under sworn oath in the court of law. Petitioner is beseeching of Court to please serve Respondents to the address listed for respondents on original complaint. Petitioner can speak at hearing if granted regarding this matter. Petitioner is humbly pleading said Court to revisit, view, and/or reopen all previous complaints & appeals, present complaints & appeals, and present complaints and pending appeals not as frivolous complaints but more so as the most heinous documented trails of unlawful, retaliatory sexist-hate crimes committed in America's present history.

Petitioner would also like to state for the record that all the links, connections, networks, and teams ("Open") that battle her is also one with "MeToo" and there would be, could not be a "MeToo" without "Team Open".

Petitioner further alleges that "MeToo" was methodically unleashed to mask the sexist-perverted hate crimes committed by females to force "open" by any means necessary and the case of the ex-Baylor student found guilty of rape but receiving no jail time and never having to register as sex offender is a direct victim as his alleged rape victim of "team open". They both were set-up to fail to become victim one to another and used as political pawns by the "open" conspiracy that are setting up America's children (beyond race and beyond gender) to fail in the name "open". Petitioner humbly pleads with Court to please audit all of her cases in said court to impartially link the connections of an ongoing, relentless blacklisting conspiracy including deliberate, malicious same-sex sexual harassment in schools, libraries, public, universities, and public restrooms. Petitioner is ready now (as she was then) to testify under sworn oath in the court of law. There are truthful OCR complaints

duly filed petitioner Deloris Phillips of sexual harassment, harassment, retaliation and discrimination that unequivocally validates that America's students (beyond race and beyond gender) are being set up to fail to be victims one-to another by the "one-open" crisis massively unleashed here in complete contrary of the constitution, local laws, State laws, and Federal laws.

Petitioner was told that any given court has proper jurisdiction to reopen and closed case in their court at any given time the court deems necessary and fit. Petitioner please with said court for the sake of documented erroneous miscarriages of justices to revisit, reopen all cases to links the connections of ongoing retaliation. These are not frivolous or malicious complaints.

Petitioner is willing to testify before the USDOJ, lower and Higher Courts, U.S. Senate Judicial Committee, CIA, Homeland Security and any/all other agencies required to an ongoing criminal conspiracy that continues to cause irreparable harm to all Americans beyond race, beyond gender, beyond sexuality and beyond religion. "MeToo" is the greatest scam and sham of America's present history and the accusers (women/men/male/female) and accused (women/men/male/female) are equally victims raised, taught bred and built to be so by "Team open".

Petitioner humbly prays her motion requesting of court to serve summons of original complaint is granted.

Humbly and respectfully,

/s/: Deloris Phillips

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STATE OF TEXAS § DALLAS COUNTY §

PETITIONER'S DECLARATION UNDER PENALTY OF PERJURY IN SUPPORT OF PETITIONER'S MOTION FOR SUMMONS OF ORIGINAL COMPLAINT

My name is Deloris Phillips. Petitioner is an adult. Petitioner's date of birth is 03.20.1967. Petitioner's last four of S. S. No.: 8896. I am competent to make this declaration under penalty of perjury. The facts stated in this declaration are within my personal knowledge and are true and correct.

Petitioner Deloris Phillips reiterates 3:18-CV-1830, 3:18-CV-2379, 3;18-CV-2487, 3:18-CV-2662, 3:18-CV-3298, 18-11425, 18-11426, 18-11428 and 18-11430 in its entirety as if it were fully rewritten herein to be the truth, whole truth, and nothing but the whole truth. Petitioner further reiterates each/any/all/every civil complaint, appeal, petition, and writ of certiorari to be duly, justly and truthfully filed.

A written unsworn declaration made under penalty perjury generally can be used instead of a sworn declaration, verification, certificate, statement, oath or affidavit. 28 U.S.C. § 1746; see Peters v. Lincoln Elec. Co., 285 F.3d 456, 475 (6th Cir.2002): Pfeil v. Rogers, 757 F.2d 850, 859 (7th Cir.1985); Carter v. Clark, 616 F.2d 228, 230 (5th Cir.1980).

EXECUTED on the 22nd of December, 2018.

Humbly and respectfully,

/s/: <u>Deloris Phillips</u>
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